EXTENSIONS OF REMARKS

AUTHORIZING THE USE OF THE CAPITOL GROUNDS FOR THE GREATER WASHINGTON SOAP BOX DERBY

HON. STENY H. HOYER

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. HOYER. Mr. Speaker, I rise today to once again introduce a resolution for the Greater Washington Soap Box Derby to hold its race along Constitution Avenue. This bill will permit the 59th running of the Greater Washington Soap Box Derby, which is to take place on the Capitol Grounds on Saturday, June 24th, 2000.

This resolution authorizes the Architect of the Capitol, the Capitol Police Board, and the Greater Washington Soap Box Derby Association to negotiate the necessary arrangements for carrying out running of the Greater Washington Soap Box Derby in complete compliance with rules and regulations governing the use of the Capitol Grounds.

In the past, the full House has supported this resolution once reported favorably by the full Transportation Committee. I ask for my colleagues to join with me, and Representatives ALBERT WYNN, CONNIE MORELLA, JIM MORAN, and TOM DAVIS, in supporting this resolution.

From 1992 to 1999, the Greater Washington Soap Box Derby welcomed over 40 contestants which made the Washington, DC race one of the largest in the country. Participants range from ages 9 to 16 and hail from communities in Maryland, the District of Columbia and Virginia. The winners of this local event will represent the Washington Metropolitan Area in the National Race, which will be held in Akron, Ohio on July 22, 2000.

The Soap Box Derby provides our young people with an opportunity to gain valuable skills such as engineering and aerodynamics. Furthermore, the Derby promotes team work, a strong sense of accomplishment, sportsmanship, leadership, and responsibility. These are positive attributes that we should encourage children to carry into adulthood.

The young people involved spend months preparing for this race, and the day that they complete it makes it all the more worthwhile.

FORMER UAW PRESIDENT UNDERSTANDS THAT PNTR FOR CHINA IS IN AMERICA'S NATIONAL INTEREST

HON. DOUG BEREUTER

OF NEBRASKA

IN THE HOUSE OF REPRESENTATIVES Monday, March 13, 2000

Mr. BEREUTER. Mr. Speaker, as the debate on providing China with Permanent Normal Trade Relations (PNTR) status conditioned on China's entry into the World Trade

Organization (WTO) intensifies, I recommend to my colleagues and submit for the RECORD the following commentary written by Leonard Woodcock in the Los Angeles Times on March 9, 2000. A key lieutenant in the 1930's drive to unionize the U.S. auto industry, Mr. Woodcock rose in the union ranks to become president of the United Auto Workers union from 1971-1977. Later that decade he served as the United States Ambassador to China. Indeed, Mr. Woodcock is uniquely qualified to judge from a labor perspective the merits and impact of providing China with PNTR in the context of the United States-China WTO bilateral accession agreement. He supports the agreement and PNTR status for China. Therefore, Mr. Speaker, it is hard to understand why other labor leaders and their Democratic supporters in Congress cannot be as supportive as is the former president of the United Auto Workers, Leonard Woodcock.

[From the Los Angeles Times, Mar. 9, 2000] EVOLUTION DOESN'T OCCUR OVERNIGHT

WTO AGREEMENT: ORGANIZED LABOR SHOULD SUPPORT IT. IT'S IN BOTH U.S. AND CHINESE INTERESTS

(By Leonard Woodcock)

The recent U.S.-China World Trade Organization bilateral accession agreement appears to be good for workers in both countries. I was privileged, as U.S. ambassador to China, to sign the 1979 trade agreement that provided for most-favored-nation trade status to China and have, as a private citizen, been involved with this issue for many years.

American labor has a tremendous interest in China's trading on fair terms with the U.S. The agreement we signed with China this past November marks the largest single step ever taken toward achieving that goal. The agreement expands American jobs. And while China already enjoys WTO-based access to our economy, this agreement will open China's economy to unprecedented levels of American exports, many of which are high-quality goods produced by high-paying jobs.

There is reason to fear unfair trade practices. Yet this agreement actually provides better protections than our existing laws allow. It stipulates 12 years of protections against market surges and provides unusually strong anti-dumping laws—which aim to counter unfairly priced imports—for 15 years.

I have, therefore, been startled by organized labor's vociferous negative reaction to this agreement. The reality is that the U.S. as a whole benefits mightly from this historic accord. The AFL-CIO argues that nothing in this agreement demands that free trade unions be formed in China. Yet the WTO does not require this of any of its 136 member countries, and the WTO is the wrong instrument to use to achieve unionization.

We should, instead, be asking a more important question: Are Chinese workers better off with or without this agreement? The answer is that this agreement, in a variety of ways, will be enormously beneficial to Chinese workers.

On a subtle level, the changes the agreement requires of China's economic system will work in favor of investment by Western firms and take away some of the key advan-

tages Asian firms now enjoy in China. Every survey has demonstrated that working conditions and environmental standards in plants run by West European and North American firms are usually better than those in Asian and in indigenous Chinese firms.

The greater foreign presence also will expose Chinese workers to more ideas about organization and rights. That is perhaps one reason why almost every Chinese political dissident who has spoken out on this issue has called the U.S.-China WTO agreement good news for freedom in China.

The trade deficit with China is a troublesome one to the labor movement. We need to put it in perspective in two ways. First, if we were to block access of goods from China to the U.S., this would not increase American jobs. That is because the Chinese exports mostly toys, tools, apparel, cheap electronics, etc.—would be produced in other low-wage countries, not in the U.S. Yet if China stopped buying from us, we would lose about 400,000 jobs, mostly high-wage.

Second, a large portion of exports from "China" are goods produced in the main in Hong Kong, Taiwan and Southeast Asia. The major components are then shipped to China for final assembly and packaging, but the entire cost of the item (often only 15% of which was contributed in China) is attributed to China's export ledger. Exports to the U.S. from Hong Kong and Taiwan have declined over the past decade almost as fast as imports from China have increased. Yet the companies making the profits are in Hong Kong and Taiwan, and they will simply shift their operations to Vietnam or elsewhere if we close down exports from China.

Americans are broadly concerned about the rights and quality of life of Chinese citizens. My perspective on this serious issue is influenced by my experience in the U.S. In my lifetime, women were not allowed the vote, and labor was not allowed to organize. And, in my lifetime, although the law did not permit lynching, it was protected and carried out by legal officeholders. As time passed, we made progress, and I doubt if lectures or threats from foreigners would have moved things faster.

Democracy, including rights for workers, is an evolutionary process. Isolation and containment will not promote improved rights for a people. Rather, working together and from within a society will, over time, promote improved conditions. The U.S.-China WTO agreement will speed up the evolutionary process in China. American labor should support it because it is in our interests, and it is the interests of Chinese work-

PROFESSOR HELLE PORSDAM: A DISTINCTIVE INSIGHT ON AMERICAN CULTURE AND THE LAW

HON. TOM LANTOS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. LANTOS. Mr. Speaker, I would like to urge my colleagues to take notice of the work of a talented Danish scholar, Professor Helle

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor. Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor. Porsdam of Denmark's Odense University. Dr. Porsdam's book, Legally Speaking: Contemporary American Culture and the Law, which was recently published by the University of Massachusetts Press, offers evidence of her extraordinary perceptiveness in her analysis of American culture.

In Legally Speaking, Dr. Porsdam discusses the social impact of the law in the United States. Whereas many European and Asian nations find symbols of their national identity in royalty or an established church, Americans look to an institution far more consistent with our egalitarian roots: our system of justice. Despite our frequent frustrations with the legal profession—ambulance-chasing lawyers, legal "sharks," frivolous lawsuits, the O.J. Simpson trial—the law epitomizes our most cherished civil ideals of fairness and equality. When a citizen is wronged, we look to the courts to make things right. When a crime is committed, the courts offer our sole vehicle for judgment and punishment. When our rights are violated, our courts can restore them. For this reason, Dr. Porsdam contends, the law serves more than just a functional purpose for the American people: it is a "civil religion" in which we place a particular kind of faith. The courts arbitrate more than just lawsuits and criminal cases; they pass judgment on our hopes and dreams as well.

Dr. Porsdam's book analyzes America's moral investment in the legal system, and it further demonstrates how this facet of our national identity has permeated our culture. From The People's Court to L.A. Law, from Tom Wolfe's Bonfire of the Vanities to Scott Turow's Presumed Innocent, the evidence of our society's attraction to judicial institutions is overwhelming. Dr. Porsdam carefully and thoughtfully explores the connections between the allure of the law and our faith in it.

The perceptiveness of Dr. Porsdam in Legally Speaking has earned the endorsement of scholars across our country. Lewis D. Sargentich of Harvard Law School noted that the book is "full of valuable insight." Her "emphasis on the symbolic, unifying, aspirational side of law in American life, and her showing of this aspect of law through a close look at a series of contemporary 'cultural texts,' combine to produce a unique scholarly contribution." Maxwell H. Bloomfield, the author of American Lawyers in a Changing Society, was equally effusive, praising Dr. Porsdam's work as "an innovative and engaging study exploring the pervasive influence of law in the shaping of contemporary American culture. It is a strikingly original piece of work for which no comparable models exist."

Mr. Speaker, I could not agree more with these distinguished scholars. I urge my colleagues to join me in reading Legally Speaking and in appreciating the brilliant observations of Dr. Helle Porsdam.

PERSONAL EXPLANATION

HON. LOIS CAPPS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mrs. CAPPS. Mr. Speaker, on Wednesday, March 8, 2000, I was on a plane returning from my district and was unable to attend votes. Had I been here I would have made the

following votes: Rollcall Nos. 29—"aye"; 30—"aye"; 31—"aye"; 32—"aye"; and 33—"aye".

IN RECOGNITION OF THE BROOK-LYN CHINESE-AMERICAN ASSO-CIATION'S TWELFTH ANNIVER-SARY

HON. NYDIA M. VELAZOUEZ

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Ms. VELAZQUEZ. Mr. Speaker, I rise today to recognize the Brooklyn Chinese-American Association (BCA) in honor of its Twelfth Anniversary.

An ancient Chinese proverb states: "If you want 1 year of prosperity, grow grain. If you want 10 years of prosperity, grow trees. If you want 100 years of prosperity, grow people" Twelve years ago, the Brooklyn Chinese-American Association did just that. The Association started out as a small, social services agency with a mission to provide assistance to the growing Asian-American community in Sunset Park, Borough Park and Bay Ridge sections of Brooklyn.

Since then, the Asian-American community has seen tremendous growth and recent estimates show that more than 200,000 people of Asian descent now live throughout the borough. As a result, Sunset Park and its surrounding neighborhoods are commonly known as "Brooklyn Chinatown."

BCA has expanded throughout the years to meet the growing need of Asian-Americans by providing day care and senior centers, with a main community center and ten other service sites in Sunset Park, Borough Park, Bay Ridge, Sheepshead Bay and Bensonhurst.

Through its programs and services, BCA provides assistance to more than 800 individuals a day. Stepping into a new Millennium and its thirteenth year of community services, offering a wide array of new programs including comprehensive bilingual social services and other programs to meet the growing challenges in this new century.

What started out as a small agency has flourished into the largest community-based, multi-human services community development organization, providing assistance to Asian-Americans throughout the borough of Brooklyn as well as other parts of the city.

I congratulate BCA on its Twelfth Anniversary and wish the Association continued prosperity as it offers members of the Asian-American community guidance today, tomorrow and into the future.

HONORING VETERANS ON THE 50TH ANNIVERSARY OF THE KOREAN WAR

SPEECH OF

HON. RUSH D. HOLT

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 8, 2000

Mr. HOLT. Mr. Speaker, recently, the House of Representatives joined together in a bipartisan fashion to pass House Joint Resolution 86, legislation recognizing the 50th anniversary of the Korean war and commending the

bravery and patriotism of the 5.72 million men and women who fought bravely in that conflict. I have spoken with many New Jerseyans who served in the Korean war, and I can tell you, this tribute is long overdue.

Too often we hear the Korean war referred to as the "forgotten war," because it was sandwiched between this Nation's victory in World War II and the Vietnam war. Because of that, the over 55,000 men and women who lost their lives in the Korean war, and those who served, sometimes do not receive the recognition and gratitude that they are owed. I am hopeful that Congress' passage of this legislation will serve as a first step towards reversing that gross inequity.

Victory during World War II signaled the beginning of a world where the United States shouldered the role of undisputed leader of the free world. America was the only democratic power capable of responding to the spreading advances of communism when North Korea commenced its attack on the south. With the aid of the Soviet Union and China, North Korea thought they would swiftly and easily unite the Korean peninsula under communist rule. Only through the blood and sacrifice of men in a thousand dark battles, was the tide turned and freedom restored.

The determination that America showed in Korea set in motion the events that ultimately led to the fall of the Berlin Wall and the end of Soviet communism. By standing up for freedom and democracy in South Korea we sent a clear message that where democracy was threatened, the United States would stand firm. Here in Washington, DC, the inscription at the Korean Memorial reminds us that "freedom is not free," and that the young American men and women who have been willing to pay the price for freedom are owed a tremendous debt of gratitude. We must remember their sacrifices.

Mr. Speaker, the brave men and women who served in the Korean war fought not for personal gain, but rather to insure freedom for all generations to come. We must not forget what their blood bought. I hope my colleagues will join with me to honor and call attention to our nation's Korean war veterans.

MILITARY RECRUITERS SHOULD BE WELCOME IN HIGH SCHOOLS

HON. DOUG BEREUTER

OF NEBRASKA

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. BEREUTER. Mr. Speaker, this Member highly commends and submits for the RECORD an editorial from the March 7, 2000, Norfolk Daily News expressing concern that some public high schools do not cooperate with military recruiters while allowing universities and colleges on campus. High school students should have a full range of postsecondary options presented to them, in order to make an informed decision about life after high school.

[From the Daily News, Mar. 7, 2000]

COOPERATION IS IMPORTANT DUTY—RECRUIT-ERS DESERVE WELCOME FROM ALL OF NA-TION'S PUBLIC HIGH SCHOOLS

Members of the Senate Armed Services Personnel subcommittee heard testimony recently that many high schools refuse to cooperate with military recruiters. It is important for members of Congress to find out why this is so, and whether a more cooperative attitude can be encouraged.

With the Army, Navy and Air Force falling short of their recruitment goals in the past year and new peacekeeping demands being put on U.S. forces, it is important that enlistments in the all volunteer force be encouraged.

Much is being done to improve pay and benefits, to improve military housing and shorten long tours of foreign duty. Provision of enlistment incentives that include funds for later college training has helped the services and the educational institutions as well.

In this free society, it may not be possible to do much about some people described by Sgt. 1st Class Elizabeth Green, an Army Reserve recruiter in Los Angeles. She told the Senate subcommittee that when visiting one of the high schools in her recruiting area, she is regularly greeted by parents who protest her presence.

Recruiters from each of the services agreed that about half of the schools bar military representatives and also refuse access to student directories that would allow correspondence with prospective enlistees. By contrast, the recruiters noted, colleges that seek to recruit high school students get full cooperation.

It is a difference in treatment that should not exist. Public high schools have a special burden to ensure their graduates the broadest possible career opportunities. Military service is an important option, and each of the branches ought to be welcomed to career days or any other similar events.

Sen. Charles Robb, D-Va., a member of the subcommittee that heard testimony from the recruiters, suggested that legislation be considered to provide some inducement for schools to cooperate with recruiters.

A different approach could be in order. With federal money playing an increasing, though still minor, role in public education, Washington ought not consider more rewards for cooperating but impose funding cuts for failure to do so. That would get more attention.

tion. While little is said these days about patriotic duties and an obligation all Americans have to help protect the nation from overt aggression and terrorists, a fundamental duty of citizenship needs to include support of the nation's military services.

IN HONOR OF PROCEED'S 30TH ANNIVERSARY AND MS. HAYDEE LOPEZ FOR 25 YEARS OF DEDICATED SERVICE TO THE ORGANIZATION

HON. ROBERT MENENDEZ

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. MENENDEZ. Mr. Speaker, I rise today to recognize PROCEED on its 30th Anniversary and Ms. Haydee Lopez on her retirement after twenty-five years of service and commitment to the organization.

Based in Elizabeth, New Jersey, PROCEED has assisted the underprivileged in the City of Elizabeth and Union County through comprehensive programs since 1970. As the organization prepares to celebrate this milestone, it is also honoring the accomplishments and dedication of Ms. Haydee Lopez, a woman who defines the vision and the promise of the organization.

Joining PROCEED in 1975, Ms. Lopez served as both the force and the heart behind

the organization. Described as a leader, an optimist, and a believer, Ms. Lopez always set the standard at PROCEED, never hesitating to purchase supplies or necessities for clients with her own resources, or to work for "gratis" when the budget faced a financial crisis.

Ms. Lopez has served the Hispanic community, the constituents of PROCEED, and her fellow workers with pride, devotion, and professionalism. Whether acting in her capacity as Executive Secretary, Acting Executive Director, or Financial Officer, Ms. Lopez always made those around her feel that they were valued.

Ms. Lopez is happily married and the mother of two children and four grandchildren. She was born in Ponce, Puerto Rico, and moved to Elizabeth in 1970.

I ask my colleagues to join me in congratulating PROCEED on its 30th anniversary and to thank Ms. Haydee Lopez for her unyielding dedication to the Elizabeth community. All of your efforts on behalf of PROCEED are truly remarkable and I wish you a happy retirement.

MINIMUM WAGE INCREASE ACT

SPEECH OF

HON. EARL BLUMENAUER

OF OREGON

IN THE HOUSE OF REPRESENTATIVES Thursday, March 9, 2000

Mr. BLUMENAUER. Mr. Speaker, it's time for a minimum wage increase, it's time to help family businesses.

We are playing out the next round of inappropriate tax cuts, this time under the guise of helping minimum wage workers. A discussion on the minimum wage and small business taxes is appropriate. We must increase the minimum wage so that it at least keeps up with inflation. We can provide tax assistance to those who need it. But the two efforts should not be linked. This is a political exercise that guarantees that nothing will pass. It invites a veto.

A two-year minimum wage bill would pass and swiftly become law. Oregon's experience has shown that you can have healthy economic growth and a higher minimum wage. As Oregon's wage rate was phased in from 1997 to 1999, 57,000 welfare recipients found jobs, a 33% reduction in the total welfare caseload. Total unemployment in our state has dropped from 6% to 4.7% since Oregon's wage rate increased to \$6.50 an hour over a year ago, to become the highest minimum wage in the nation.

I am eager to work for tax reform for those who need it most: closely-held businesses, farms and woodlots. The Democratic alternative would increase the current \$1.3 million estate tax exclusion to a \$4 million per family exclusion. We could pass this kind of targeted tax bill tomorrow, but we can and should do more. The current estate tax often forces sale of assets, cutting of timber or even sale of the business itself to pay the tax. We should permanently exempt closely-held family businesses and farms from estate taxes so long as the assets stay within the family or the same closely-held ownership.

The Republican tax bill does not target those who need the most help. Only ½ of the benefits go to "small business." The majority of taxpayers would only see about a \$4 tax

cut. Worse, the Republican tax bill commits over a hundred billion dollars in tax breaks without a budget and without guaranteed protections for Medicare and Social Security. This is a dangerous game.

I urge the Republican leadership to stop playing politics. Don't force a bill that doesn't stand a chance of being enacted into law. Give Congress the chance to vote a fair minimum wage increase up or down. Allow a proposal to help family businesses and farms to stay in the family. These are two proposals the American people support and deserve.

ORANGE COUNTY SPIKERS SENIOR VOLLEYBALL TEAM

HON. LORETTA SANCHEZ

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Ms. SANCHEZ. Mr. Speaker, today, I rise to congratulate the Orange County Spikers Seniors Volleyball Team for winning the bronze medal at the U.S. National Senior Olympics in Orlando, Florida. The Spikers were the only 55 and older team representing the State of California to be invited to participate in this event. I commend them for all of their hard work and dedication.

This team was formed two years ago, and has since won every Southern California Senior Olympics Tournament in Orange County, San Diego, Palm Springs, and Los Angles.

Their valiant performance serves as a wonderful example for exercising seniors. As an avid sports fan, I appreciate hearing the exciting news and cannot wait to learn of future Spikers' successes and achievements.

I would like to take this opportunity to acknowledge each team player. The Spikers' roster includes manager, Harold Shiffer; coach Jim Godfrey; and players Gale Kinell, Allen Brown, Vladimir Von Rauner, Neale Davis, Al Barta and Ruben Hernandez.

Please join me in extending my sincere congratulations to the Orange County Spikers. These hard-working individuals have brought pride to their community and they deserve our praise for their perseverance and commitment.

NUCLEAR AGE PEACE FOUNDATION

HON. LOIS CAPPS

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mrs. CAPPS. Mr. Speaker, I would like to draw my colleagues' attention to the following article by David Krieger, President of the Nuclear Age Peace Foundation in Santa Barbara. Although I do not agree with all of the views stated in this op-ed, it is a thoughtful and provocative article and merits a close reading. The Nuclear Age Peace Foundation does important work in the struggle to wage peace and end the threat of nuclear war, and I commend their work in this area.

[From the Santa Barbara News-Press]
THE MOST IMPORTANT MORAL ISSUE OF OUR
TIME

(By David Krieger)

There are many reasons to oppose nuclear weapons. They are illegal, undemocratic,

hugely expensive and they undermine rather than increase security. But by far the most important reason to oppose these weapons is that they are profoundly immoral.

Above all, the issue of nuclear weapons in our world is a deeply moral issue, and for the religious community to engage this issue is essential. For the religious community to ignore this issue is shameful.

I have long believed our country would become serious about providing leadership for the elimination of nuclear weapons in the world only when the churches, synagogues and mosques became serious about demanding such leadership.

The abolition of nuclear weapons is the most important issue of our time. I do not say this lightly. I know how many other important life-and-death issues there are in our world. I say it because nuclear weapons have the capacity to end all human life on our planet and most other forms of life. This puts them in a class by themselves.

Although I refer to nuclear weapons, I don't believe these are really weapons. They are instruments of mass annihilation. They incinerate, vaporize and destroy indiscriminately. They are instruments of portable holocaust. They destroy equally soldiers; the aged and the newly born; healthy and the infirm

Nuclear weapons hold all creation hostage. In an instant they could destroy this city or any city. In minutes they could leave civilization—with all its great accomplishments—in ruins. These cruel and inhumane devices hold life itself in the balance.

There is no moral justification for nuclear weapons. None. As Gen. Lee Butler, a former commander in chief of the U.S. Strategic Command, has said: "We cannot at once keep sacred the miracle of existence and hold sacrosanct the capacity to destroy it."

That nuclear weapons are an absolute evil was the conclusion of the president of the International Court of Justice, Mohammed Bedjaoui, after the court was asked to rule on the illegality of these weapons.

I think it is a reasonable conclusion—the only conclusion a sane person could reach. I would add that our reliance on these evil instruments debases our humanity and insults our Creator.

Albert Einstein was once asked his opinion as to what weapons would be used in a third world war. He replied that he didn't know, but if there was a third world war, a fourth world war would probably be fought with sticks and stones. His response was perhaps overly optimistic.

Controlling and eliminating these weapons is a responsibility that falls to those of us now living. It is a responsibility we are currently failing to meet.

Ten years after the end of the Cold War, there are still some 36,000 nuclear weapons in the world, mostly in the arsenals of the U.S. and Russia. Some 5,000 of these weapons remain on hair-trigger alert, ready to be launched on warning and subject to accident or miscalculation.

Today arms controls is in crisis. The U.S. Senate recently failed to ratify the Comprehensive Test Ban Treaty, the first treaty voted down by the Senate since the treaty of Versailles. Congress has also announced its intention to deploy a National Missile Defense "as soon as technologically feasible." This would abrogate the 1972 Anti-Ballistic Missile Treaty, a cornerstone of arms control. The Russian Duma has not yet ratified START II, which was signed in 1993.

Efforts to prevent the proliferation of nuclear weapons are also in crisis. There is above all the issue of Russian "loose nukes." There is no assuredness that these weapons are under control. There is also the new nuclear arms race in South Asia. There is also

the issue of Israel possessing nuclear arms with the implicit agreement of the Western nuclear weapons states—in their volatile region of the world.

The Non-Proliferation Treaty is also in crisis. This will become more prominent when the five-year review conference for the treaty is held this spring. Most non-nuclear weapons states believe that the nuclear weapons states have failed to meet their obligations for good faith negotiations to achieve nuclear disarmament. More than 180 states have met their obligations not to develop or acquire nuclear weapons. The five nuclear weapons states, however, have failed to meet their obligations for good faith efforts to eliminate their nuclear arsenals.

The U.S. government continues to consider nuclear weapons to be essential to its security. NATO has referred to nuclear weapons as a "cornerstone" of its security policy.

Russia recently proposed that the U.S. and Russia go beyond the START II agreement and reduce their strategic nuclear arsenals to 1,500 weapons each. The U.S. declined, saying it was only prepared to go down to 2,000 to 2,500 weapons each. Such is the insanity of our time.

Confronting this insanity are four efforts I

will describe briefly. The New Agenda Coalition is a group of middle-power states—including Brazil, Egypt, Ireland, Mexico, New Zealand, Sweden and South Africa—calling for an unequivocal undertaking by the nuclear weapons states for the speedy and total elimination of their nuclear arsenals. U.N. resolutions of the New Agenda Coalition have passed the General Assembly by large margins in 1998 and 1999, despite lobbying by the U.S., U.K. and France to oppose these resolutions.

A representative of the New Agenda Coalition recently stated at a meeting at the Carter Center: "A U.S. initiative today can achieve nuclear disarmament. It will require a self-denying ordnance, which accepts that the five nuclear weapons states will have no nuclear weapons in the foreseeable future. By 2005 the United States will already have lost the possibility of such an initiative." I agree with this assessment. The doors of opportunity, created a decade ago by the end of the Cold War, will not stay open much longer.

The Middle Powers Initiative is a coalition of eight prominent international non-governmental organizations that are supporting the role of middle power states in seeking the elimination of nuclear weapons. The Middle Powers Initiative recently collaborated with the Carter Center in bringing together representatives of the New Agenda Coalition with high-level US policymakers and representatives of civil society. It was an important dialogue. Jimmy Carter took a strong moral position on the issue of nuclear disarmament, and you should be hearing more from him in the near future.

Abolition 2000 is a global network of more than 1,400 diverse civil society organizations from 91 countries on six continents. The primary goal of Abolition 2000 is a negotiated treaty calling for the phased elimination of nuclear weapons within a timebound framework. One of the current efforts of Abolition 2000 is to expand its network to over 2000 organizations by the time of the Non-Proliferation Treaty Review Conference this spring. You can find out more about Abolition 2000 on the web at www.wagingpeace.org.

A final effort I will discuss is the establishment of a U.S. campaign for the elimination of nuclear weapons. The Nuclear Age Peace Foundation has hosted a series of meetings with key U.S. leaders in the area of nuclear disarmament. These include former military, political and diplomatic leaders, among

them Gen. Butler, Sen. Alan Cranston, and Ambassador Jonathan Dean.

I believe we have worked out a good plan for a Campaign to Alert America, but we currently lack the resources to push this campaign ahead at the level that it requires. We are doing the best we can, but we are not doing enough. We need your help, and the help of religious groups all over this country.

I will conclude with five steps that the leaders of the nuclear weapons states could take now to end the nuclear threat to humanity. These are steps that we must demand of our political leaders. These are steps that we must help our political leaders to have the vision to see and the courage to act upon.

Commerce good faith negotiations to achieve a Nuclear Weapons Convention requiring the phased elimination of nuclear weapons, with provisions for effective verification and enforcement.

De-alert all nuclear weapons and de-couple all nuclear warheads from their delivery vehicles.

Declare policies of No First Use of nuclear weapons against other nuclear weapons states and policies of No Use against non-nuclear weapons states.

Ratify the comprehensive Test Ban Treaty and reaffirm commitments to the 1972 Anti-Ballistic Missile Treaty.

Reallocate resources from the tens of billions of dollars currently being spent for maintaining nuclear arsenals to improving human health, education and welfare throughout the world.

The future is in our hands. I urge you to join hands and take a strong moral stand for humanity and for all Creation. We do it for the children, for each other, and for the future. The effort to abolish nuclear weapons is an effort to protect the miracle that we all share, the miracle of life.

Each of us is a source of hope. Will you turn to the persons next to you, and tell them, "You give me hope," and express to them your commitment to accept your share of responsibility for saving humanity and our beautiful planet.

Together we will change the world!

A TRIBUTE TO ELINOR GUGGENHEIMER

HON. NITA M. LOWEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mrs. LOWEY. Mr. Speaker, I rise today to express my great admiration for Elinor Guggenheimer, a remarkable human being and community leader who this year receives the Maggie Kuhn Award from Presbyterian Senior Services.

A woman of boundless compassion, great intelligence, and exceptional ability, Ms. Guggenheimer has touched countless lives in the New York area through a variety of professional and civic activities, while also promoting the cause of equality and social justice throughout the Nation.

Ms. Guggenheimer has always been a pioneer, recognizing the unique needs of young people and the elderly years before these causes attracted broad popular support. She founded the Day Care Council of New York in 1948 and the Day Care and Child Development Council of America in 1958, drawing attention to our shared responsibility to nurture children. And she founded the Council of Senior Centers and Services in 1979, establishing

a true intergenerational commitment to senior citizens

Ms. Guggenheimer was also a pioneer in her own life—demonstrating through her personal example that women had the same capacity for leadership as men. She was the first woman to serve on the New York City Planning Commission—one of many posts, including Consumer Affairs Commissioner, from which she helped temper the sometimes harsh character of New York with a gentle spirit and a true love for her neighbors.

Ms. Guggenheimer s commitment to equal opportunity is equally evident in her founding of several influential women's organizations, including the New York Women's Forum, the National Women's Forum, and International Women's Forum, and the New York Women's Agenda.

Like so many others, I feel personally indebted to Elinor Guggenheimer for all she has done to improve our nation and celebrate our most cherished ideals. I am proud to join in recognizing Ms. Guggenheimer and confident that her works will remain an inspiration for many years to come.

MINIMUM WAGE INCREASE ACT

SPEECH OF

HON. MICHAEL P. FORBES

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, March 9, 2000

Mr. FORBES. Mr. Speaker, I rise before you to urge all of my colleagues to vote to raise the minimum wage to \$6.15 over a 2-year period.

The cost of living on Long Island is extremely high. Long Islanders are burdened by high property taxes, high State taxes, and extremely high housing prices. Currently, the median price for a house on the Island is approximately \$200,000. In addition, Long Island has the highest electric rates in the United States.

Unfortunately, when all of these factors are combined, many people, who have lived on Long Island all their lives and are now raising their families there, can no longer afford to live on the Island.

These people are our child care workers, our home health workers, our nursing aides and other service workers, and many are single mothers. These workers who are vital to our communities are making minimum wage or slightly above. By raising the level of the minimum wage in 2 years, we can help give these Long Islanders a chance and keep them and their families in our communities.

In talking to the Long Island Housing Partnership, an organization that helps low-income families buy homes, I learned that a two-parent family, in which both parents are making the current minimum wage, cannot qualify to buy new affordable housing that will be built in East Patchogue, Long Island. This hard-working family's income is too low to qualify. This family cannot even afford to rent an apartment at this rate.

Let's give Long Island families a fighting chance. Vote to raise the minimum wage in two increments.

MINIMUM WAGE INCREASE ACT

SPEECH OF

HON. PATRICK J. KENNEDY

OF RHODE ISLAND

IN THE HOUSE OF REPRESENTATIVES

Thursday, March 9, 2000

Mr. KENNEDY of Rhode Island. Mr. Speaker, we are here because America needs a raise. For too long, many Americans have been working too hard for too little. They work more and more but take home less and less. This isn't the American way.

In America an honest day's work deserves an honest day's pay. That's what the minimum wage is all about.

Today, pay is not keeping pace with expenses. The work day is still 8 hours. Workers still punch the clock 5 days a week. The same work still needs to get done. And the same job is done—but at the end of the week, when it's time to go through the bills, the pay check doesn't go as far as it used to.

The Traficant-Martinez substitute that we will have a chance to vote on later today, will help working families' wages go farther. The substitute will increase the minimum wage by 1 dollar over 2 years. In two incremental steps it will raise the total wage to \$6.15. This modest increase will provide a higher standard of living for 12 million low-income working families.

Many of us do not realize the face of today's minimum wage worker. When we last increased the minimum wage, we found that nearly 60 percent of workers who benefited were women and 71 percent of those who were lifted up by the wage increase were adults

In my district in Rhode Island, it is families like the O'Neill family who could use an increase in the minimum wage. The O'Neill family is headed by a single mother with three children who works fulltime as a child care worker. Despite her hard work, Ms. O'Neill barely makes ends meet.

Her weekly salary barely covers the rent, food, utilities, clothing, and a student loan that was taken out so that Ms. O'Neill could learn emergency medical training and become a better day care worker.

The Traficant-Martinez substitute will help families like the O'Neills. It may not help them to have a new car or a 2-week vacation, but it will help them to make ends meet.

Again, the Traficant-Martinez substitute is the only way to bring a wage increase to deserving families without delay and I urge my colleagues to support it.

HONORING JUDGE JOE BROWN

HON. HAROLD E. FORD, JR.

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. FORD. Mr. Speaker, I ask my colleagues to join me in honoring Judge Joe Brown of Memphis.

Judge Brown has served as a distinguished jurist and community leader, and has demonstrated the law to millions of Americans via his television program. He is a nationally recognized figure with a reputation for outspoken and hands-on problem solving with urban

youth. He is also well-known for his innovative sentencing policies in addition to leading the re-opening of the case against James Earl Ray in the death of Dr. Martin Luther King. Jr.

A graduate of UCLA, Judge Brown became the first African American prosecutor in Memphis. Currently, he unselfishly spends a large portion of his weekends in the toughest neighborhoods in Memphis, following up on probationers and helping teens stay out of trouble.

Judge Brown has displayed exemplary dedication not only to the law, but also to the youth in Memphis and across the nation. His accomplishments have earned him a place among our nation's finest as the newest member of the Phi Alpha Delta Law Fraternity International. Congratulations to Judge Brown.

A BILL TO REPEAL SECTION 809, WHICH TAXES POLICYHOLDER DIVIDENDS OF MUTUAL LIFE IN-SURANCE COMPANIES, AND TO REPEAL SECTION 815, WHICH AP-PLIES TO POLICYHOLDERS SUR-PLUS ACCOUNTS

HON. AMO HOUGHTON

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. HOUGHTON. Mr. Speaker, I am pleased to join my colleague from Massachusetts, Mr. NEAL, together with a number of other colleagues, in introducing our bill, "The Life Insurance Tax Simplification Act of 2000." The bill repeals two sections of the Internal Revenue Code which no longer serve valid tax policies goals.

This Congress has taken a major step forward in rewriting the regulatory structure of the financial services industry in the United States. This realignment is already having a positive impact on the way life insurance companies serve their customers, conduct their operations and merge their businesses to achieve greater market efficiencies. Unfortunately, the tax code contains several provisions which no longer represent valid tax policy goals, and in fact are carry-overs from the old tax and regulatory regimes that separated the life insurance industry from the rest of the financial world and differentiated between the stock and mutual segments of the life insurance industry. Today, the lines of competition are not between the stock and mutual segments of the life insurance industry. Rather, life insurers must compete in an aggressive, fast moving global financial services marketplace contrary to the premises underlying these old, outmoded tax rules.

In 1984 Congress enacted Section 809, which imposed an additional tax on mutual life insurers to guarantee that stock life insurers would not be competitively disadvantaged by what was then thought to be the dominant segment of the industry. Section 809 operates by taxing some of the dividends that mutual life insurers pay to their policyholders. When Section 809 was enacted, mutual life insurers held more than half the assets of U.S. life insurance companies. It is estimated that within a few years, life insurers operating as mutual companies are expected to constitute less than ten percent of the industry.

Section 809 has not been a significant component of the substantial taxes paid by the life

insurance industry, including mutual companies. But it has been extremely burdensome because of its unpredictable nature and complexity. The tax is based on a bizarre formula under which the tax of each mutual life insurer increases if the earnings of its large stock company competitors rise-even when a mutual company's earnings fall. The provision has been critized by the Treasury Department and others as fundamentally flawed in concept. The original rationale behind the enactment of Section 809 no longer exists, and mutual life insurers should not pay taxes based on the earnings of their competitors or solely because they exist in the mutual form. Accordingly, the bill would repeal Section 809.

Section 815 was added to the Code as part of the 1959 changes to the life insurance companies tax structure. Before 1959, life insurance companies were taxed only on their investment income. Underwriting (premium) income was not taxed, and underwriting expenses were not deductible. The change in 1959 provided that all life insurance companies paid tax on investment income not set aside for policyholders and on one-half of their underwriting income. The other half of underwriting income for stock companies was not taxed unless it was distributed to shareholders. The amount of that income was called a "policyholders surplus account" or "PSA". No money was set aside; a PSA was and is just a bookkeeping entry. Mutual companies were not required to establish PSAs. The 1959 tax structure sought to tax the proper amount of income of stock and mutual companies alike and the PSA mechanism helped implement that goal.

In 1984, Congress rewrote the rules again. Both stock and mutual companies were subjected to tax on all their investment and underwriting income. In this context, dividend deductions for mutuals were limited under Section 809, and the tax exclusion for a portion of stock company's underwriting income was discontinued. Congress made a decision not to tax the amount excluded between 1959 and 1984. Rather the amounts are only taxed if one of the specific events described in the current Section 815 occurs (principally dissolution of the company).

The bill would repeal the obsolete Section 815 provision. Since 1984, the Government has collected relative small amounts of revenue with respect to PSAs as companies avoid the specific events which trigger PSAs taxation. There is not a "fund," "reserve," "provision" or "allocation" on a life insurance company's books to pay PSA taxes because. under generally accepted accounting principles, neither the government nor taxpayers have ever believed that significant amounts of tax would be triggered. Nevertheless, the continued existence of the PSAs does result in a burden on the companies in today's changing financial services would-a burden based on bookkeeping entries made from fifteen to forty years ago to comply with Congress' then vision of how segments of the life insurance industry should be taxed. In addition, the Administration has made recent proposals to require that PSA balances be taxed, even though no triggering event has taken place—thus another cloud of uncertainty.

The repeal of these two provisions, Sections 809 and 815, would provide certainty, less

complexity, and remove two provisions from the Internal Revenue Code, which no longer serve a valid tax policy goal in the life insurance tax structure of the Internal Revenue Code. We urge our colleagues to join us in cosponsoring this legislation

TRIBUTE TO U.S. ATTORNEY GENERAL EDWARD LEVI

HON. RAY LaHOOD

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. LaHOOD. Mr. Speaker, on behalf of myself and my colleague, ROBERT MATSUI, I would like to pay tribute today to the life of former U.S. Attorney General Edward Levi. It is with great sorrow that I acknowledge his passing, but it is with great privilege and honor that I speak about him today.

U.S. Supreme Court Justice John Paul Stevens recently said of Mr. Levi, "Wisdom, wit, a quiet grace and tireless willingness to strive for excellence have seldom been combined in such measure in one individual." I could not have summed up a man who has meant so much, to so many, better myself.

Author, professor, devoted father, and husband, Edward Levi is remembered by most as the U.S. Attorney General who helped to rebuild the Justice Department after Watergate and the resignation of President Richard Nixon. But, moreover, he was a man who accomplished more in his lifetime than most people dream of.

Starting out during World War II as a special assistant in the U.S. Attorney General's office, Mr. Levi returned to his alma mater of the University of Chicago in 1945 to assume a professorship in their distinguished school of law. While at the university, Mr. Levi quickly rose through the ranks becoming the Dean of the Law School in 1950, provost in 1962, and president of the distinguished university in 1968, a position he held until 1975. He was the first member of the Jewish community to serve as a leader of a major U.S. university.

In 1975, Mr. Levi was praised for his evenhanded response to the student uprising that culminated in the takeover of the school's administration building. His unique sense and display of leadership surrounding this incident did not go unnoticed. He was quickly appointed to the position of U.S. Attorney General, a post he served from 1975-1977. Former President Ford, said, "Ed Levi, with his outstanding academic and administrative record at the University of Chicago, was a perfect choice. * * * When I assumed the Presidency in August 1974, it was essential that a new attorney general be appointed who would restore integrity and competence to the Department of Justice." Mr. Levi did just that.

Mr. Speaker, words certainly cannot do justice to the life of this fine individual. He was an exemplary individual, and it goes unsaid that his unmatchable leadership will be missed. I want to express my condolences to the Levi family, particularly his wife Kate, sons John, David, and Michael, and brother Harry. Let us not forget his impressive accomplishments, but above all, let us never forget the

kind-hearted man behind the distinguished titles.

IN MEMORY OF RODNEY D. HANSON

HON. ROBERT W. NEY

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. NEY. Mr. Speaker, I rise today in memory of Rodney D. Hanson, who passed away on February 22, 2000. Rodney was born on June 24, 1945, the son of Harry R. and Doris A. Hanson.

Rodney was a graduate of Hamline University in St. Paul, MN, and later received a masters of arts degree in English from Ohio University. He received his juris doctorate degree from the Ohio State University College of Law. Rodney was a partner in the law firm of Thomas, Fregata, Myser, Hanson and Davis. Rodney also worked hard to serve the community. He was a member of St. Mary's Church in St. Clairsville, where he served as a lector. He was also a member of the Knights of Columbus and the St. Clairsville Sunrise Rotary Club. Rodney served as a trustee and president of the board of the Belmont-Harrison Juvenile District. He further served the public as a member and past president of the Belmont County Bar Association and a member of the Ohio State Bar Association in which he was a member of the School Law and Law Library Committees.

Mr. Speaker, it is a privilege for me to pay my last respects to a gentleman who gave so much of himself to his community, his church, and his family. Rodney will be missed by all whose lives he touched. I am honored to have represented him and proud to have been able to call him a friend.

PERSONAL EXPLANATION

HON. BILL McCOLLUM

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Monday, March 13, 2000

Mr. McCOLLUM, Mr. Speaker, on March 9. 2000, I was unavoidably detained and missed rollcall votes. Had I been present, I would have voted "yes" on rollcall vote No. 39 on H. Res. 434, which provided for the consideration of H.R. 3081 and H.R. 3846; "no" on rollcall vote No. 40, on motion to recommit H.R. 3081 with instruction; "yes" on rollcall vote No. 41, passage of H.R. 3081 the Wage and Employment Growth Act; "no" on rollcall vote No. 43 on agreeing to the Traficant amendment which would provide for the increase in the minimum wage to occur over a 2-year period instead of a 3-year period; "no" on rollcall vote No. 44 on motion to recommit H.R. 3846 with instructions; "no" on rollcall vote No. 45 on final passage of H.R. 3846 which amended the Fair Labor Standards Act of 1938 and increased the minimum wage.

SENATE COMMITTEE MEETINGS

Title IV of Senate Resolution 4. agreed to by the Senate on February 4, 1977, calls for establishment of a system for a computerized schedule of all meetings and hearings of Senate committees, subcommittees, joint committees, and committees of conference. This title requires all such committees to notify the Office of the Senate Daily Digest-designated by the Rules committee-of the time, place, and purpose of the meetings, when scheduled, and any cancellations or changes in the meetings as they occur.

As an additional procedure along with the computerization of this information, the Office of the Senate Daily Digest will prepare this information for printing in the Extensions of Remarks section of the CONGRESSIONAL RECORD on Monday and Wednesday of each

week.

Meetings scheduled for Tuesday, March 14, 2000 may be found in the Daily Digest of today's RECORD.

MEETINGS SCHEDULED

MARCH 15

10 a.m.

Veterans' Affairs

To hold joint hearings with the House Committee on Veterans' Affairs on the Legislative recommendation of the Veterans of Foreign Wars.

345 Cannon Building

MARCH 21

9:30 a.m.

Health, Education, Labor, and Pensions To hold hearings on regulating Internet pharmacies.

SD-430

Appropriations

Labor, Health and Human Services, and **Education Subcommittee**

To hold hearings to examine issues dealing with Alzheimer Disease.

SD-216

10 a.m.

Appropriations

Commerce, Justice, State, and the Judiciary Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Federal Communications Commission and the Securities and Exchange Commis-

S-146, Capitol United States Senate Caucus on Inter-

national Narcotics Control To hold hearings to review the annual certification process.

SD-215

Environment and Public Works Transportation and Infrastructure Subcommittee

To hold hearings on General Services Association's fiscal year 2001 Capital Investment and Leasing Program, including the courthouse construction program.

SD-406

Appropriations

Legislative Branch Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Secretary of the Senate, and the Sergeant at Arms.

SD-116

10:30 a.m.

Indian Affairs

To hold hearings on S.2102, to provide to the Tembisa Shoshone Tribe a permanent land base within its aboriginal homeland.

SR-485

2 p.m.

Environment and Public Works

Superfund, Waste Control, and Risk Assessment Subcommittee

To hold hearings to examine the current status of cleanup activities under the Superfund program.

Banking, Housing, and Urban Affairs Housing and Transportation Subcommittee

To hold oversight hearings on HUD's Public Housing Assessment System (PHASE).

SD-628

MARCH 22

9:30 a.m.

Appropriations

Interior Subcommittee

To hold hearings on the President's proposed budget request for fiscal year 2001 for the Forest Service, Department of Agriculture.

Indian Affairs

Business meeting, to consider pending calendar business; to be followed by hearings on the nomination of Thomas N. Soaker, of Arizona, to be Special Trustee, Office of Special Trustee for American Indians, Department of the Interior.

Commerce, Science, and Transportation To hold hearings on the nomination of Susan Ness, of Maryland, to be a Member of the Federal Communications Commission.

SR-253

10 a.m.

Veterans' Affairs

To hold joint hearings with the House Committee on Veterans' Affairs on the Legislative recommendation of the Vietnam Veterans of America, the Retired Officers Association, American Ex-Prisoners of War, AMVETS, and the National Association of State Directors of Veterans Affairs. 345 Cannon Building

Governmental Affairs

To hold oversight hearings to examine Department of Energy's management of health and safety issues surrounding DOE's gaseous diffusion plants in Ten-

Governmental Affairs

To hold hearings on Department of Energy's management of health and safety issues surrounding the DOE's gaseous diffusion plants at Oak Ridge, Tennessee, and Pachytene, Ohio.

SD-342

2 p.m.

Judiciary

Antitrust, Business Rights, and Competition Subcommittee

To hold oversight hearings on certain antitrust issues.

SD-226

2:30 p.m.

Commerce, Science, and Transportation Science, Technology, and Space Subcommittee

To hold hearings to examine recent program and management issues at NASA.

Energy and Natural Resources

Water and Power Subcommittee

To hold hearings on H.R.862, to authorize the Secretary of the Interior to implement the provisions of the Agreement conveying title to a Distribution System from the United States to the Clear Creek Community Services Dis-

trict; H.R.992, to convey the Sly Park Dam and Reservoir to the El Dorado Irrigation District; H.R.1235, to authorize the Secretary of the Interior to enter into contracts with the Solan County Water Agency, California, to use Solan Project facilities for impounding, storage, and carriage of nonproject water for domestic, municipal, industrial, and other beneficial purposes; S.2091, to amend the Act that authorized construction of the San Luis Unit of the Central Valley Project, California, to facilitate water transfers in the Central Valley Project; H.R.3077, to amend the Act that authorized construction of the San Luis Unit of the Central Valley Project, California, to facilitate water transfers in the Central Valley Project; S.1659, to convey the Lower Yellow-stone Irrigation Project, the Savage Unit of the Pick-Sloan Missouri Basin Program, and the Intake Irrigation Project to the appurtenant irrigation districts; and S.1836, to extend the deadline for commencement of construction of a hydroelectric project in the State of Alabama.

SD-366

MARCH 23

9:30 a.m.

Appropriations

VA, HUD, and Independent Agencies Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Environmental Protection Agency.

SD-138

Health, Education, Labor, and Pensions Public Health Subcommittee

To hold hearings on safety net providers.

Energy and Natural Resources

To hold hearings on the nomination of Thomas A. Fry, III, of Texas, to be Di-rector of the Bureau of Land Management, Department of the Interior.

SD-366

10 a.m.

Appropriations

Commerce, Justice, State, and the Judiciary Subcommittee

To hold hearings on proposed budget es-timates for fiscal year 2001 for the National Oceanic and Atmospheric Administration of the Department of Commerce, and the Securities and Exchange Commission.

S-146, Capitol

Judiciary

Business meeting to consider pending calendar business.

SD-226

Banking, Housing, and Urban Affairs

To hold oversight hearings on the Monetary Policy Report to Congress pursuant to the Full Employment and Balanced Growth Act of 1978.

SD-216

10:30 a.m.

Governmental Affairs

Business meeting to consider pending calendar business.

SD-342

2 p.m.

. Judiciary

Constitution, Federalism, and Property Rights Subcommittee

To hold hearings to examine racial profiling within law enforcement agencies.

SD-226

2:30 p.m.

Foreign Relations

Business meeting to mark up the proposed Technical Assistance, Trade Promotion and Anti-Corruption Act.

Energy and Natural Resources

National Parks, Historic Preservation, and Recreation Subcommittee

To hold oversight hearings to examine the status of monuments and memorials in and around Washington, D.C.

SD-366

MARCH 28

9:30 a.m.

Commerce, Science, and Transportation Communications Subcommittee

To hold hearings to examine the current state of deployment of hi-speed Internet technologies, focusing on rural areas.

SR-253

Small Business

To hold hearings to examine the extent of office supply scams, including tonerphoner schemes.

SD-562

Health, Education, Labor, and Pensions Children and Families Subcommittee

To hold hearings on child safety on the Internet.

SD-430

Appropriations

Labor, Health and Human Services, and Education Subcommittee

To hold hearings to examine issues dealing with mind body and alternative medicines.

SD-192

10 a.m.

Appropriations

Transportation Subcommittee

To hold hearings to examine the implementation of the Driver's Privacy Protection Act, focusing on the positive notification requirement.

SD-192

2:30 p.m.

Energy and Natural Resources

National Parks, Historic Preservation, and Recreation Subcommittee

To hold oversight hearings on the incinerator component at the proposed Advanced Waste Treatment Facility at the Idaho National Engineering and Environmental Laboratory and its potential impact on the adjacent Yellowstone and Grand Teton National Parks. SD-366

MARCH 29

9:30 a.m.

Health, Education, Labor, and Pensions Business meeting to consider pending calendar business.

SD-430

Appropriations

Interior Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of the Interior.

SD-124

Energy and Natural Resources

Business meeting to consider pending calendar business.

SD-366

10 a.m.

Governmental Affairs

To hold hearings on how to structure government to meet the challenges of the millennium.

SD-342

Governmental Affairs

To hold hearings on meeting the challenges of the millennium, focusing on proposals to increase the efficiency and effectiveness of the Federal Government

SD-342

Appropriations

Defense Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Defense, focusing on Air Force programs.

SD-192

2:30 p.m.

Indian Affairs

Business meeting, to consider pending calendar business; to be followed by hearings on S.1967, to make technical corrections to the status of certain land held in trust for the Mississippi Band of Choctaw Indians, to take certain land into trust for that Band.

SR-485

MARCH 30

9:30 a.m.

Appropriations

VA, HUD, and Independent Agencies Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Housing and Urban Development.

SD-1

Energy and Natural Resources

To hold hearings on S.882, to strengthen provisions in the Energy Policy Act of 1992 and the Federal Nonnuclear Energy Research and Development Act of 1974 with respect to potential Climate Change; and S.1776, to amend the Energy Policy Act of 1992 to revise the energy policies of the United States in order to reduce greenhouse gas emissions, advance global climate science, promote technology development, and increase citizen awareness.

SD-366

Appropriations

Labor, Health and Human Services, and Education Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the National Institutes of Health, Department of Health and Human Services.

SD-124

10 a.m

Health, Education, Labor, and Pensions
To hold hearings on medical records privacy.

SD-430

2:30 p.m.

Energy and Natural Resources

Forests and Public Land Management Subcommittee

To hold oversight hearings on the President's October 1999 announcement to review approximately 40 million acres of national forest lands for increased protection.

SD-366

APRIL 4

9:30 a.m.

Appropriations

Interior Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Bureau of Indian Affairs and Office of the Special Trustee, Department of the Interior.

SD-138

APRIL 5

9:30 a.m.

Indian Affairs

To hold hearings on S.612, to provide for periodic Indian needs assessments, to require Federal Indian program evaluations.

SR-485

10 a.m.

Appropriations

Defense Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Defense, focusing on Army programs.

SD-192

APRIL 6

9:30 a.m.

Appropriations

VÂ, ĤUD, and Independent Agencies Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Veterans Affairs.

SD-138

APRIL 8

10 a.m.

Appropriations

Defense Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Defense, focusing on medical programs.

SD-192

APRIL 11

9:30 a.m.

Appropriations

Interior Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Energy.

SD-138

10 a.m.

Energy and Natural Resources

To hold hearings on S.282, to provide that no electric utility shall be required to enter into a new contract or obligation to purchase or to sell electricity or capacity under section 210 of the Public Utility Regulatory Policies Act of 1978; S.516, to benefit consumers by promoting competition in the electric power industry; S.1047, to provide for a more competitive electric power industry; S.1284, to amend the Federal Power Act to ensure that no State may establish, maintain, or enforce on behalf of any electric utility an exclusive right to sell electric energy or otherwise unduly discriminate against any consumer who seeks to purchase electric energy in interstate commerce from any supplier; S.1273, to amend the Federal Power Act, to facilitate the transition to more competitive and efficient electric power markets; S.1369, to enhance the benefits of the national electric system by encouraging and supporting State programs for renewable energy sources, universal electric service, affordable electric service, and energy conservation and efficiency; S.2071, to benefit electricity consumers by promoting the reliability of the bulk-power system; and S.2098, to facilitate the transition to more competitive and efficient electric power markets, and to ensure electric reliability.

SD-216

APRIL 12

9:30 a.m.

Indian Affairs

Business meeting, to consider pending calendar business; to be followed by hearings on S.611, to provide for administrative procedures to extend Federal recognition to certain Indian groups, and will be followed by a business

meeting to consider pending committee business.

SR-485

Appropriations

VA, HUD, and Independent Agencies Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Corporation for National and Community Service, Community Development Financial Institutions, and Chemical Safety Board.

SD-138 10 a.m.

10 a.m.

Appropriations

Defense Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Defense, focusing on missile defense programs.

SD-192

APRIL 13

9:30 a.m.

Appropriations VA, HUD, and Independent Agencies Sub-

committee To hold hearings on proposed budget estimates for fiscal year 2001 for the National Aeronautics and Space Adminis-

SD-138

APRIL 26

Appropriations

tration.

Defense Subcommittee

To hold hearings on proposed budget estimates for fiscal year 2001 for the Department of Defense.

SEPTEMBER 26

9:30 a.m.

Veterans' Affairs

To hold joint hearings with the House Committee on Veterans' Affairs on the

Legislative recommendation of the American Legion.

345 Cannon Building

POSTPONEMENTS

MARCH 15

9:30 a.m.

Indian Affairs

Business meeting to consider pending calendar business; to be followed by hearings on the proposed Indian Health Care Improvement Act.

SR-485

APRIL 19

9:30 a.m.

Indian Affairs

Business meeting to consider pending calendar business; to be followed by hearings on S.611, to provide for administrative procedures to extend Federal recognition to certain Indian groups.

SR-485